1 2	THOMAS E. MONTGOMERY, County Counsel (State Bar No. 109654) County of San Diego By RONALD LENERT, Senior Deputy (State Bar No. 277434) By FERNANDO KISH, Senior Deputy (State Bar No. 236961) 1600 Pacific Highway, Room 355 San Diego, California 92101 Telephone: (619) 531-5805; (619) 531-4713; Facsimile: (619) 531-6005	
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5	E-mail: ronald.lenert@sdcounty.ca.gov E-mail: fernando.kish@sdcounty.ca.gov	
6	Attorneys for Defendants County of San Diego, Peter Myers and Vernon Willis	
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8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE SOUTHERN DISTRICT OF CALIFORNIA	
10		
11	TIMOTHY STREM,	No. 15cv2120-KSC(JMA)
12	Plaintiff,	NOTICE OF SUPPLEMENTAL
13	v. (	AUTHORITY Detail m/s
14	COUNTY OF SAN DIEGO; SAN DIEGO) SHERIFFS DEPUTIES WILLIS (#9925)	Date: n/a Time: n/a
15	and MYERS (#7284); DOES 1-5,	Dept.: Courtroom of the Honorable Karen Crawford
16	Defendants.	Trial Date: n/a
17		[NO ORAL ARGUMENT]
18	On May 19, 2017, the Court directed the parties to file further briefing in this case	
19	on qualified immunity in light of a recent Ninth Circuit decision. (Doc. No. 102.)	
20	Following the submissions by all parties, Defendants County of San Diego, Peter Myers	
21	and Vernon Willis submit as supplemental authority the recent post-submission decision	
22	by the Ninth Circuit Court of Appeals, Shafer v. County of Santa Barbara, No. 15-56548	
23	F.3d (9th Cir. Aug. 29, 2017) 2017 U.S. App. LEXIS 16512, as bearing directly on	
24	the qualified immunity issue.	
25	DATED: August 29, 2017 THOMAS F	E. MONTGOMERY, County Counsel
	By: s/ RONALD LENERT, Senior Deputy	
26	By: s/RON	ALD LENERT, Senior Deputy
<ul><li>26</li><li>27</li></ul>	Attorneys for Peter Myers	ALD LENERT, Senior Deputy or Defendants County of San Diego, and Vernon Willis ando.kish@sdcounty.ca.gov